PTO/SB/51 (10-00)

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Docket Number (Optional) MTS-520US5

## SUBSTITUTE REISSUE APPLICATION DECLARATION BY THE INVENTOR

As a below named inventor, I hereby declare that:						
My residence, post office address and citizenship are stated below next to my name.						
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first						
and joint inventor (if plural names are listed below) of the subject matter which is described and claimed						
In patent number 5.761.301, granted June 2. 1998, and for which a						
reissue patent is sought on the invention entitled MARK FORMING APPARATUS, METHOD OF FORMING LASER						
MARK ON OPTICAL DISK, REPRODUCING APPARATUS, OPTICAL DISK AND METHOD OF PRODUCING						
OPTICAL DISK,						
the specification of which						
☐ Is attached hereto.						
■ was filed on <u>December 7, 2001</u> as reissue application number <u>10/017,973</u> with amendments as filed up to this date.						
I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.						
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.						
I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.)						
by reason of a defective specification or drawing.						
by reason of the patentee claiming more or less than he had the right to claim in the patent.						
☐ by reason of other errors.						
At least one error upon which reissue is based is described as follows: See Attachment.						
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Burden Hour Statement: This form is estimated to take 0.5 hours to complete. Time will vary depending upon the needs of the Individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, Alexandria, VA 22313-1450.

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(REISSUE APPLICATION DECLARATION BY THE INVENTOR, page 2) MTS-520USS								
All errors corrected in this reissue application erose without any deceptive intention on the part of the applicant. As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and graneact all business in the Parant and Trademark Office connected the ewith.								
Name(5) Registration retriever							1	
Allen-Retnor	19,717							
Lawrence E. Ashery	34,518							_
Jack J. Jankovitz. 42,690 ·							-	
Correspondence Address: Direct all communications about the application to: Place Customer Number							¬	
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OR	Type Customer Number her	B.						
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Telephone (610) 407-4700  I hareby doctain that all statements made increte of my own improved as a true and that all statements made increte of my own improved to true and that all statements were made with the browledge that willful takes distributed and the like to made are purishable by time and be must such write that there estatements were made with the browledge that willful takes distributed and the like to made are purishable by time and the like to made are purishable by time and that such willful takes believe may jacquarden into validity of the application, any patent is suited in the declaration is directed.  Full name of sole or first inventor (given name, family name)  Mitsueld Oshima								
Inventor's signature Attack Ochin								
Residence Kypto, Japan		'Date	July	, 22 ,	200	04		
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Full name of second joint inventor (given name, family name) Yeshino Goloh								
invantor's signature.		Date			_	1.		
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Full name of third joint inventor (given name, femily name)								
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Residence	Residence : Citizenship					—		
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## Attachment to PTO/SB/51 (12-97) Reissue Application Declaration by the Inventor

At least one error upon which reissue is based is described as follows:

During the prosecution of the application that issued as the above patent, the inventors did not recognize that the features disclosed in the patent in Figs. 1 and 13A were appropriate to claim. As such, the inventor's did not claim all that they had a right to claim. This error was made without deceptive intent. Specifically, the inventors did not claim any one or more of the features of an information recording layer formed between a first substrate and a second substrate, the information recording layer has a track of a spiral shape, a data recording area and a barcode pattern are formed on the track, and the data recording area and barcode pattern are readable by light radiation.

I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT international application which designated at least one country other than the United States, listed below and have also identified below, any foreign application for patent or inventor's certificate, or PCT International application having a filing data before that of the application on which the priority date is claimed:

## Prior Foreign Application(s)

(Number)	(Country)	(Day/Month/Year Filed)
6-283415	Japan	17/November/1994
7-016153	Japan	02/February/1995
7-261247	Japan	09/October/1995